# Translation

### PATENT COOPERATION TREATY



# **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 88 S 6136 PCT	FOR FURTHER AC	יוסאי	ication of Transmittal of International Examination Report (Form PCT/IPEA/416)	
International application No. PCT/DE2003/003601	International filing date 29 October 2003		Priority date (day/month/year)	
International Patent Classification (IPC) or n F01C 11/00	I national classification and	PC		
Applicant	SL-TRADE MA	RKS GMBH		
and is transmitted to the applicant a  2. This REPORT consists of a total of  This report is also accompan	ccording to Article 36.  4 sheets, i.e., s	ncluding this cover	ion, claims and/or drawings which have been	
amended and are the basis for 70.16 and Section 607 of the These annexes consist of a to	Administrative Instruction	ns under the PCT).	ations made before this Authority (see Rule	
IV Lack of unity of inv V Reasoned statemen citations and explai	of opinion with regard to vention t under Article 35(2) with nations supporting such s	novelty, inventive s regard to novelty, s atement	step and industrial applicability inventive step or industrial applicability;	
Date of submission of the demand 21 May 2005 (21.05.2005)		-	e of completion of this report  23 June 2005 (23.06.2005)	
Name and mailing address of the IPEA/EP		Authorized officer		
Facsimile No.		Telephone No.	•	

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/DE2003/003601

I.	Basis (	of the re	port						
1.	With 1	regard to	the elements of the international application:*						
		the inte	mational application as originally filed						
	$\overline{\boxtimes}$	the desc	cription:						
	_	pages	1-34	, as originally filed					
		pages		, filed with the demand					
		pages	, filed with the letter of						
	$\boxtimes$	the clair	ms:						
		pages	4, 5, 7, 10-21	, as originally filed					
		pages	, as amended (toge	ther with any statement under Article 19					
		pages		, filed with the demand					
		pages	, filed with the letter of	14 July 2004 (14.07.2004)					
	$\boxtimes$	the drav	wings:						
		pages	1/21-21/21						
		pages							
		pages	, filed with the letter of						
	ti	he seque	ence listing part of the description:						
		pages							
		pages		, filed with the demand					
		pages	, filed with the letter of						
2.	2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language which is:  the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).								
	H		guage of a translation furnished for the purposes of international scales (under guage of publication of the international application (under Rule 48.3(b)).	1 Kule 25.1(0)).					
	the language of publication of the international application (under Rule 48.3(b)).  the language of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).								
3.	With prelin	regard minary e	to any nucleotide and/or amino acid sequence disclosed in the intexamination was carried out on the basis of the sequence listing:	rnational application, the international					
		contair	ned in the international application in written form.						
		filed to	ogether with the international application in computer readable form.	-					
l		furnish	ned subsequently to this Authority in written form.						
l	Ц	furnish	ned subsequently to this Authority in computer readable form.						
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.								
			tatement that the information recorded in computer readable form is identifying the computer readable form is identifying the computer readable form is identified.	ical to the written sequence listing has					
4.		The an	nendments have resulted in the cancellation of:						
			the description, pages						
			the claims, Nos.						
1			the drawings, sheets/fig						
5.	. 🔲		port has been established as if (some of) the amendments had not been mad the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).						
	in th		sheets which have been furnished to the receiving Office in response to an it t as "originally filed" and are not annexed to this report since they d						
•		•	nent sheet containing such amendments must be referred to under item $l$ and $d$	unnexed to this report.					

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PCT/DE 03/03601

v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1, 4-7, 10-21	YES
	Claims		NO
Inventive step (IS)	Claims	1, 4-7, 10-21	YES
	Claims		NO
Industrial applicability (IA)	Claims	1, 4-7, 10-21	YES
	Claims		NO

### 2. Citations and explanations

This report makes reference to the following documents:

D1: WO 02/084078 A (STERK MARTIN) 24 October 2002 (2002-10-24)

D2: US-A-3 588 297 (CRUMP WOODFORD J) 28 June 1971 (1971-06-28)

D1, which is considered to represent the prior art closest to the subject matter of claims 1 and 6, discloses a rotary piston thermal engine device according to the preamble of claim 1. In contrast to the present independent claims, D1 lacks the compensating element described in the characterizing part of the claims.

The subject matter of claims 1 and 6 is therefore novel (PCT Article 33(2)).

D2 shows a pneumatically-driven motor (that is, a motor of an entirely different type) which, however, likewise has two fixedly coupled motor elements which have a compensating element. However, said compensating element is neither a cogged belt, as per the characterizing part of claim 1, nor is continuously adjustable between two rolls, as per claim 6. Therefore, the compensating device

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of D2 could not be incorporated in D1 in order to achieve the claimed subject matter, even if a person skilled in the art were to refer to D2.

The solution to this problem proposed in claims 1 and 6 of the present application therefore involves an inventive step (PCT Article 33(3)).

Claims 4, 5, 7 and 10-21 are dependent on claim 1 or claim 6 and therefore likewise meet the PCT requirements for novelty and independent step.